## Before the Administrative Hearing Commission State of Missouri



MISSOURI BOARD OF COSMETOLOGY AND BARBER EXAMINERS,	)	
Petitioner,	)	
vs.	)	No. 12-2182 CB
LOUELLA SHELTON,	)	
Respondent.	)	

## **DEFAULT DECISION**

On December 10, 2012, Petitioner filed a properly pled complaint seeking to discipline Respondent. Respondent was served with a copy of the complaint and our notice of complaint/notice of hearing by certified mail on December 12, 2012.

More than thirty days have elapsed since Respondent was served. Respondent has not filed an answer or otherwise responded to the complaint. On June 5, 2013, Petitioner filed a motion to enter a default decision. We gave Respondent until June 20, 2013, to respond, but she did not respond.

In accordance with § 621.100.2,<sup>1</sup> we enter a default decision against Respondent establishing that Petitioner is entitled to the relief requested in the complaint. This default decision shall become final and may not be set aside unless a motion is filed with this Commission within thirty days of the date of this order establishing good cause for not responding to the complaint and stating facts constituting a meritorious defense.

SO ORDERED on June 25, 2013.

\s\ Sreenivasa Re	ao Dan	damudi	
SREENIVASA	RAO	DANDAMUDI	
Commissioner			

<sup>&</sup>lt;sup>1</sup>RSMo Supp. 2012.